

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
COLUMBIA DIVISION

ASSOCIATION CONCERNED OVER
RESOURCES AND NATURE, INC.,

Case No. 1:10-cv-00084

Plaintiff,

Judge Haynes

v.

TENNESSEE ALUMINUM
PROCESSORS, INC.,

Defendant.

Owen
ACORN v. TAP
Nov. 12, 2010
11-22-10

**MOTION OF DEFENDANT TENNESSEE ALUMINUM PROCESSORS, INC., FOR
LEAVE TO FILE A REPLY BRIEF IN SUPPORT OF ITS MOTION TO DISMISS**

Pursuant to LR 7.01(b), Defendant Tennessee Aluminum Processors, Inc. (“TAP”), respectfully moves for leave to file a short (ten-page or less) reply brief on or before November 22, 2010.

On October 22, 2010, TAP moved the Court to dismiss the Complaint filed by Plaintiff, Association Concerned Over Resources and Nature, Inc. (“ACORN”), for lack of subject matter jurisdiction and for failure to state a claim upon which relief may be granted. (Doc. 11.) On November 12, 2010, Plaintiff ACORN filed its response in opposition to TAP’s Motion (Doc. 18.) On November 15, 2010, Plaintiff filed a motion for oral argument (Doc. 19) to which Defendant TAP has filed a timely response not opposing the request. To assist the Court in resolving TAP’s motion, TAP requests leave to file a short (ten-page or less) reply brief on or before November 22, 2010.